FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America Plaintiff

ILLENE HARRISON, Defendant

 N_0 . 72-CR-18

MAY 3 U 1972 JOHN H. PUE, Clerk U. S. DISTRICT COURT

30th On this day of MAY, 19 72 came the attorney for the government and the defendant appeared in person, and with counsel, Joseph A. Sharp

IT Is ADJUDGED that the defendant upon his plea of Guilty, and the court being satisfi there is a factual basis for the plea.

has been convicted of the offense of having violated T. 18, U.S.C., 495, in that on or about June 21, 1971, at Tulsa, Oklahoma, in the Northern District of Oklahoma, she did falsely forge, utter and publish as true a U.S. Treasury check, bearing forged and counterfeited endorsement of the payee, knowing the same to be false, forged, and counterfeited, in the amount of 2738.80, as charged in Counts One and Two of the Indictment.

/and her attorney assenurgedt

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT Is Adjudged that the defendant is guilty as charged and convicted.

IT Is ADJUDGED' that the imposition of sentence is hereby suspended and the defendant is placed on probation for a period of:

Count One - Three (3) Years
Count Two - Three (3) Years, to run concurrently with with the sentence imposed in Count One.

IT IS FURTHER ADJUDGED that the special conditions of probation are (1) that the defendant have absolutely no association with Lawrence D. House, and (2) that the defendant notify the Probation Office if Lawrence D. House attempts to contact her in any way.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation United States District Court) officer.

APPROVED AS TO FORM: Northern District of Oklahoma)

Baker I hereby cortify that the foregoing July Asst. Us. as tractorne yor the original on filled States District Judge. Ben in this Court.

Clerk.

Insert "by [name of counsel], counsel" or "without rowsel] the court advised the defendant of his right to counsel and asked him her he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of

² Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "note contendere," as the case may be.

³ Insert "in count(s) number " if required.

⁴ If rentence is imposed but execution suspended, and prolation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to run constanding or unserved sentence, (3) whether defendant is to be further impresoned until payment of fine or fines and costs, or antil he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

If sentence is su pended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

V.

No.

72-CR-54

MAY 3 0 1972

JOHN H. PUE, Clerk U. S. DISTRICT COURT

ARGUMENDO GILBERT VILLARREAL

, 19 ⁷² came the attorney for the

30th May day of government and the defendant appeared in person and 'with counsel, Marion Dyer.

IT Is Adjudged that the defendant upon his plea of 2 guilty, and the court being satisfied there is a factual basis for the plea,

has been convicted of the offense of having violated T. 8, U.S.C., 1324(a)(2), in that on or about March 11, 1972, in the Northern District of Oklahoma, he and his co-defendant did, knowing that certain aliens, were then in the U.S. in violation of law, and, having reasonable grounds to believe that said alien's entry into the U.S. occurred less than three years prior to the aforesaid date, did transpor and move, and attempt to transport and move, said aliens within the U.S. in furtherance of such violation of law, as charged in Counts One, Two, Three, Four and Five of the Information.

> and his atty. asxobarged 3

and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Thirty-Six (36) months,

on the condition that the defendant be confined in a jail type institution for a period of Three (3) months concurrently, in all five counts, the execution of the remainder of the sentence of imprisonment is suspended and the defendant placed on probation for a period of 33 months, all five running concurrently, to begin at the expiration of the period of imprisonment.

IT IS ADJUDGED that one of the special conditions of probation is that he complete his electronic schooling.

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:

Den + Baken

* obchosnikom kalikom kalikom kalika Ben F. Baker, Asst. U.S. Atty.

United States District Judge.

Clerk.

Insert "by iname of counsel, counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "noto contendere," as the case may be. Insert "in count(s) number "if required Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America Plaintiff

CARL EUGENE CLARK, Defendant

No. 72-CR-63

FILED

MAY 3 0 **1972**

JOHN H. PUE, Clerk U. S. DISTRICT COURT

On this 30th MAY , 19 72 came the attorney for the government and the defendant appeared in person and with counsel, C.B. Savage

It Is Adjudged that the defendant upon his plea of Guilty, and the court being satisf: there is a factual basis for the plea.

has been convicted of the offense of having violated T. 18, U.S.C., 495, in that on or about April 22, 1972, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Car. Eugene Clark, did falsely forge, utter and publish as true a U. S. Savings Bond, bearing forged and counterfeited endorsement of the registered owner, with intent defraud the U. S., knowing the same to be false, forged, and counterfeited; the bond being a genuine obligation of the U. S., and of the tenor and description following, to wit: Series E. U. S. Savings Bond No. Q2 227 979 624E, issued April 7, registered to James P. Nash, Jr. POD Shirley M. Nash, Jr., with a face amount of \$25.00

/and his attorney as charged³ in the Indictment and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

> Count One - Three (3) Years Count Two - Three (3) Years

It is adjudged that the sentence imposed in Count Two, shall run concurrently with the sentence imposed in Count One.

TR ISA ADAMAGNATAR

United States District Court) SS -Northern District of Oklahoma)

I hereby cortify that the foregoing, is a true copy of the original on file in this Court.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

FORM:

Baker, Asst. U. S. Attorney

The Court recommends commitment toa

United States District Judge.

Clerk.

Unsert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the as istance of counsel." Insect (i) "quilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of cridity." (3) "not guilty, and a hading of guilty," or (4) "noto contendere," as the case may be. Insect "in count(s) number "if required 4Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law, (Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

FOR THE

NORTHERN DISTRICT OF OKIAHOMA

FILED

UNITED STATES OF AMERICA Plaintiff

BEATRICE LORRAINE HARRELL, Defendant

No. 72-CR-72 MAY 3 0 1972

JOHN H. PUE, Clerk U. S. DISTRICT COURT

On this 30 day of May , 19 72, came the attorney for the government and the defendant appeared in person, and' with counsel, Kenneth Stainer

IT Is ADJUDGED that the defendant upon his plea of Guilty, and the court being satisfie there is a factual basis for the plea.

has been convicted of the offense of having violated T.18, U.S.C., 641, in that on or about January 8, 1972, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Beatrice Lorraine Harrell, without authority, did sell property of the United State Government, to wit: one IBM electric typewriter, serial No. 6481221, valued at \$486.00.

as charged in the Indictment /and her attorney and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the imposition of sentence is hereby suspended and the defendant is placed on probation for a period of

Three (3) Years from this date,

in Count Two (2) of the Indictment.

United States District Court) Northern District of Oklahoma)

I hereby certify that the foregoing is a true copy of the original on file in this Court.

John 🖫 Poe, Clerk

IT IS FURTHER ORDERED that during the period of probation the defendant that conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to The probation officer of this court, one of which shall be delivered to the defendant by the probation

otlicer. APPROVED AS TO, FOR

In a k

Asst. S. Attorney

United States Destrict Judge.

Clerk.

I heart "by [name of counsel], counsel" or "without counsel; the court advised the defendant of his right to counsel and asked him counsel is used to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of

Since (1) "gailty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and verdiet of guilty," (3) "not custor, and a factor; of guilty," or (4) "note contendere," as the case may be, In c t "in count(s) number

[&]quot; if required. 17 returns to imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, of procedure term or no any obstanding or unserved sentence. (3) whether defounds is to be unwith reference to termination fines and exists or intil he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the provided to replace or sentences and the provided of probation.

If statemed it suppended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant. Therefore probation for a period of pears from this date."

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America Plaintiff

No.72-CR-72 MAY 3 0 1972

JOHN H. PUE, Clerk U. S. DISTRICT COURT

ROBERT LEON HARRELL, Defendant

On this 30th day of MAY , 19 72 came the attorney for the government and the defendant appeared in person and with counsel, John H. Tanner.

It Is Adjudged that the defendant upon his plea of Guilty, and the court being satisfie there is a factual basis for the plea.

has been convicted of the offense of having violated T.18, U.S.C., 641, in that on or about January 7, 1972 and January 8, 1972, in the Northern District of Oklahoma, Robert Leon Harrell did steal from the Claremore Indian Hospital, Claremore, Oklahoma and without authority, did sell property of the United States Government, to to wit: one IRM electric typewriter, serial No. 6481221, valued at \$486.00

/and his attorney as charged³ in the Indictment and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

Count One - Five (5) Years Count Two - Five (5) Years

IT IS ADJUDGED that the sentence imposed in Count 2 shall run concurrently with the sentence imposed in Count One (United States District Court) Northern District of Oklahoma)

> I hereby certify that the foregoing is a true copy of the original on file

in this Court.

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the

defendant. AS TO

Asst. U.S. Attorney Court recommends commitment to

Inited States District Judge.

Clerk.

**Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a inding of guilty," or (4) "noto contendere," as the case may be. "Insert "in count(s) number " if required *Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. "For use of Court to recommend a particular institution.

NORTHERN DISTRICT OF OKLAHOMA

FILE

United States of America

MAY 3 0 1972

٧.

No. 72-CR-82

KELVIN LEO RYALES

JOHN H. PUE, Clerk U. S. DISTRICT COURT

30th May On this , 1972 came the attorney for the with counsel, Craig Blackstock. day of government and the defendant appeared in person and '

fied there is a factual basis for the plea,

has been convicted of the offense of having violated T. 18, U.S.C., 2312, in that on or about March 27, 1972, he did transport in interstate commerce from Los Angeles, California to Sapulpa, Oklahoma, in the Northern District of Oklahoma, a stolen 1971 Buick, vehicle identification number 454571C102977, he then knowing the same to have been stolen, as charged in the Indictment.

and his attorney xxxxxxxx

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Thirty-Six (36) months,

on the condition that the defendant be confined in a jail type institution for a period of Six (6) months, the execution of the remainder of sentence of imprisonment suspended and the defendant placed on probation for thirty (30) months, and the special condition of probation is that the defendant learn a trade.

DEXIDEXAMENDOS COSCOX MINERS 6

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:

'nn an achtacanno eta achtacanno es elektronno es elektron Ben F. Baker, Asst. U.S. Atty.

United States District Judge.

Clerk.

Insert "by Iname of counsel, counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. Insert "in count(s) number "If required Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

IT Is Adjudged that the defendant upon his plea of "guilty, and the court being satisfied there is a factual basis for the plea,

has been convicted of the offense of having violated T. 8, USC, 1324(a)(2), in that, on or about March 20, 1972, in the Northern District of Oklahoma, he, knowing that two aliens, were then in the U.S. in violation of law, and having reasonable grounds to believe that said alien's entry into the U.S. occurred less than three years prior to the aforesaid date, did transport and move, and attempt to transport and move, said aliens within the U.S. in furtherance of such violation of law as charged in Counts One and Two of the Information.

and his attorney as charged's and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Count One- Thirty (30) days. Count Two- It is adjudged that the imposition of sentence is suspended and the defendant placed on probation for a period of 36 months, to begin at the expiration of sentence in Count One.

IT Is ADJUDGED that the special conditions of probation are that the defendant does not associate with others, in the business of transporting aliens, and that the defendant stay employed.

IT IS FURTHER ADJUDGED that the defendant be credited with the ads already spent in Tulsa County Jail.

IT Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approyed as to form:

Ben F. Baker, Asst. U.S. Attorney

United States District Judge.

Clerk.

Insert "by Iname of counsel, counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. Insert "in count(s) number "If required Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law, 6 Enter any order with respect to suspension and probation. "For use of Court to recommend a particular institution.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America Plaintiff

CARL EUGENE CLARK. Defendant

No. 72-CR-98 FILED

MAY 3 0 1972

JOHN H. PUE, Clerk

U. S. DISTRICT COURT On this 30th day of MAY , 1972 came the attorney for the government and the defendant appeared in person and with counsel, C. B. Savage

It is Adjudged that the defendant upon his plea of Guilty, and the court being satisfia there is a factual basis for the plea.

has been convicted of the offense of having violated T. 18, USC, 922(g), in that on or about May 21, 1972, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Carl Eugene Clark, being under indictment for forgery and uttering a certain writing, twit: a U. S. saving bond, for the purpose of receiving a sum of money from the U.S and with intent to defraud the U.S., being indictment No. 72-CR-63 in the Northern District of Oklahoma, returned May 3, 1972, a crim punishable by imprisonment for term exceeding one year, knowingly did ship and transport a firearm, that is, a Savage Arms Company Model 755A 12-gauge semi-automatic shotgun, serial No. 571345, in interstate commerce from Texas to Oklahoma.

/and his attorney as charged in the Information and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

THREE(3) Years - Count One

It Is Adjudged that the sentence imposed in Count One of this Information, shall run concurrently with Count One of the Indictment in Case No. 72-CR-63.

United States District Court) Northern District of Oklahoma) ss

I hereby certify that the foregoing is a true copy of the original on file in this Court.

By IT IS ORDERED that the Clerk deliver a certified copy of this judgmentuand commitment to the

United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

APPROVED AS TO

Baker, Asst. U. S. Attorney
The Court recommends commitment to

United States District Judge.

Clerk.

Unsert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "noise contendere," as the case may be almost "in count(z) number." "if required 4Enter (1) sentence or entences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other constanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or the and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

UNITED STATES DISTRICT COURT
Northern District of Oklahoma
United States of America Criminal No. 72-CR-77 vs. Nazario Mata FILE MAY 251972
ORDER FOR DISMISSAL JUHN H. PUE, Clerk U. S. DISTRICT COUR
Pursuant to Rule 48(a) of the Federal Rules of Criminal
Assistant Procedure and by leave of court endorsed hereon the/United States
Attorney for the Northern District of Oklahoma
hereby dismisses time Counts 2 and 3 of the indictment against (indictment, information, complaint)
Nazario Mata defendant.
Ben F. Baker Asst. United States Attorney
Leave of court is granted for the filing of the foregoing dismissal.
United States District Judge

Date: 5/25/72

UNITED	STATES DISTRICT COURT	
NOR THERN	District of Oklahoma	
United States of tweet	•	70. op. gr
United States of America	a) Crim <u>i</u> n	al No. 72-CR-71
Vs.	}	
JACK LEWIS DODSON JR.	}	FILE IN OPEN COU
		MAY 24 1972
	ORDER FOR DISMISSAL	JOHN H. POE, Cler U. S. DISTRICT COU
Pursuant to Rule 48	(a) of the Federal Rules	s of Criminal
Procedure and by leave of	of court endorsed hereon	the United States
Attorney for the North	ern District of	Oklahoma
hereby dismisses the		against
	(indictment, information	d, complaint)
Jack Lewis Dodson Jr.	defendent	

NATHAN G.GRAHAM

United States Attorney

BY Assistant U.S. Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: May 24, 1972

United States District Court

NORT	HERN DISTRICT	OF_OKLAHOMA	
United States of 2	America		FILE
v.	}	No. 72-02-61	BR 1972
Tonnie Fugene	Cole	, ,	FILE DOWN DE 1972 JOHN I., PUE, Clerk U. S. DISTRICT COURT
			o. o. district court
On this 23rd day government and the defendant app	y of May eared in person and	,1972 car l ¹ by counsel, Larr	me the attorney for the cy A. McSoud.
IT IS ADJUDGED that the defensatisfied there is a far has been convicted of the offense of a about 10-16-71, Ronnie Eugenause to be transported in intestorthern District of Oklahoma, security, he then knowing the security.	ctual basis for having violate e Cole did, wirstate commerce to Faribault.	or the plea, ed T. 18, USC, Sec th unlawful and i e from Bristow, C	2314, in that on Fraudulent intent, Oklahoma, in the
and his at and the court having asked the defe be pronounced, and no sufficient ca	torney as charged endant whether heyluse to the contrary	l ³ in the Indictment anything to say why	it judgment should not
IT Is ADJUDGED that the defend			g to the Court,
IT Is ADJUDGED that the defend	lant is hereby commi	itted to the custody of th	e Attorney General or
his authorized representative for in One (1) Year		Deriod of*	
It is Adjudged that ⁵ the ser and run consecutive to th Oklahoma State Penitentia	he sentence th	shall begin at t e defendant i s n o	he expiration of w serving in the
It Is Ordered that the Clerk United States Marshal or other quadefendant. APPROVED AS TO FORM: The Court recommendation of the Clerk of the Court recommendation of the Clerk of the Cler	alified officer and th	at the copy serve as th	e commitment of the
•	<i>a</i> :	~	
A True Copy. Certified this	23 rd day	of	ラフ -
(Signed)	(By) Clerk.	H. Meler	Deputy Clerk.

NORTHERN DISTRICT OF OKLAHOMA

United States of An vica

MAY 23 1972 N

JOHN H. POE, Clerk U. S. DISTRICT COURT

LETICIA OCHOA SANCHEZ

On this 23rd day of ne de production de la , 19 7° same the attorney for the government and the defendant appeared in the

It is Anacoden that the definition opening on the has been found not guilty as to Counts 1 and 2

that on or about April 22 & 23, 1/2 at Hidalgo County, ferms, in the Southern District of Texas, 7/2 at Hidalgo County, ferms, in the line at the intersection with firms and lighway 44, in the Certhern District of Oklanoma, letimia Ochoa Sarema, and interview approximately 248 pounds of marthum and the Customs term cory of the United States from Mexico, a pract of the land ach terminated and distribute said match.

ाक । एक । एक Uts. 1 & 2 of the in ictment our productions and with mathematical cause to the same are same an employed and the first are

It is ADEAD ED that the defendant is given a tranger and convicted not guilty.

IT IS All some that the defendant is hereby come wheel to seconstody of the America or his authorized topresentative for any choleman term to concer discharged.

سامل الله الله الله المنظيمين والله

ः राज्यतिमानुं स्टेश्यात्यास्य वातस्य सम्बन्धः । प्रार्वे व्यवस्थितः [™] र र ^भार प्रान्तिकोसेस संक्षेत्रिकश्चनसम्बद्धाः च ा भी करा र संस्कृत स्वावतिस्ति Toffice र प्रकृति । जन भागा जनकार सम्बद्धान्य सन्न स्वति स्वतानामः स्वति । जनस् وراث سناور

APPROV 1 A^{C} . FORM:

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and or the English

Litthe Boline

-e-mmitment-b#

rechtliver.

Clerk.

Solution of counsel, counsel or withous solutions of the court advised the defeation of is rights whicher he defined to have solve of soluted by the court, and the defeation of is rights to the plea," (2) "not guilty at a special guilty," (3) "not guilty, and a finding of the plea," (2) "not guilty at a finding of court," as the case may at a finding of the content, specifying country, and a finding of the content, specifying country, and a finding of the content, specifying country, and a finding of the content of the content term is to a finite reference to termination of preceding term or to the small edge, or until he is otherwise dischable and as provided by law. Enter any order with respect to the place of Court to recommend a particular institution.

NORTHERN DISTRICT OF OKLAHOMA

United States of America

No.

72-CR-88

FILED

MAY 221972

JUHN H. PUE, Clerk U. S. DISTRICT COUR

JESSIE LEE RAYMOND SIMPSON

On this 22nd day of May , 19 72 came the attorney for the government and the defendant appeared in person and with counsel, Gomer A. Evans, Jr.

IT IS ADJUDGED that the defendant upon his plea of guilty, and the court being satisfied there is a factual basis for the plea,

has been convicted of the offense of having violated T.18, U.S.C., 2313, in that on or about February 8, 1972, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he did receive and conceal a motor vehicle, to wit: a 1967 Pontiac, vehicle identification number 242177P243549, which said motor vehicle was moved in interstate commerce from Fort Smith, Arkansas, to Tulsa, Oklahoma, knowing the same to have been stolen, as charged in the Indictment.

and his attorney axximmentx

and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Twenty-Four (24) months.

United States District Court) Northern District of Oklahoma)

I hereby certify that the foregoing is a true copy of the original on file in this Court.

John H. Poe, Clark

Deputy

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved

U.S. Attorney

United States District Judge. The Court recommends commitment to U.S. Medical Center, Springfield, Missouri.

Clcrk.

**Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." **Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. **3Insert "in count(s) number "if required **Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fire and costs, or until he is otherwise discharged as provided by law. **Enter any order with respect to suspension and probation. **Ground Court to recommend a particular institution.

IN ALE CREATE CAPILLE DESCRIPTION COLLEGENCE TAKE NOWERLAND IN TRACTOR OF OHER CORE

- v-	Alexandre de S
·	laintilly)
ILLEWE HARRISON and LAWRENCE D. HOUSE,	Luicann III

Wo. 72-02-18

Curvings $\mathbb{C}_{2,2,2,2,2,3}^{(0)}$ and $\mathbb{C}_{2,2,2,3}^{(0)}$ and $\mathbb{C}_{2,2,2,2,3}^{(0)}$ and $\mathbb{C}_{2,2,2,2,3,3}^{(0)}$ and $\mathbb{C}_{2,2,2,2,3,3}^{(0)}$ and $\mathbb{C}_{2,2,2,2,3,3,3}^{(0)}$ Federal Rules of Original Land Land and any methods with edition and established Attorney General, Original Dr. 2007, Department of Clarates, Teacher II Bryant, Assistant United States I wismay for the Mortler, Samener of Oklahoma, hereby offemiabed Count has of the fermiont against framence D. House, defendant horoima

Diametrical court is the first for the first of our corregation in inclassal of Count las of Madiculars as we Seitens in the samples St. Here in

IN THE UNITED STATES DISTRICT COURT FOR THE TORTHERM DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Maintiff,

· ·

JESSIE LEE RAYMOND SIMPSON, TIMOTHY WILLIAM LAYTON,

4.37m

Defendants.

No. 72-CR-17

ORDER OF DISMISSAL

Now, on this 22nd day of May, 1972, it being shown to the Court that the defendants above named were on May 3, 1972, indicted by the Grand Jury in case No. 72-CR-88, and that prosecution should proceed under said indictment, this case, being No. 72-CR-47, should be and the same is hereby dismissed.

(Signed) ALIEN E. RARROW

United States District Judge

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

MAY 22 1972

No.

72-CR-78 JUHN H. POE, Clerk

LEE WARDELL PARKER

U. S. DISTRICT COURT

22nd May day of , 19 72 came the attorney for the government and the defendant appeared in person and with counsel, David H. Sanders.

IT IS ADJUDGED that the defendant upon his plea of² guilty, and the court being

satisfied there is a factual basis for the plea,
has been convicted of the offense of having violated T. 18, U.S.C., 2312, in that on
or about April 10, 1972, he did cause to be transported in interstate commerce
from Omaha, Nebraska, to Wyandotte, Oklahoma, in the Northern District of
Oklahoma, a 1972 Chevrolet Malibu, two-door, Vehicle Identification Number
ID37F2K517427, he then knowing same to have been stolen, as charged in the Indictment.

> and his attorney **KKYKKY**ZKX

and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT Is ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

Three (3) years.

United States District Court) Northern District of Oklahoma)

I hereby certify that the foregoing is a true copy of the original on file

in this Court.

IT Is Order to the Clerk deliver a certified copy of this judgment and commitment United States Marriage or other qualified officer and that the copy serve as the commitment of the defendant

Approved as

hum, U.S. Attorney

or recommends commitment to the United States Medical Center, Springfield Tin

Missouri

of five of counsel, counsel or without counsel; the court advised the defendant of his rights of advance in whether he desired to have counsel appointed by the court, and the defendant thereupon the right to the assistance of counsel." Insert (1) "guilty and the court below satisfied as in for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a pinding of the ventendere," as the care may be. In ref "in count(s) number the required alternative or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consistending unserved sentence; (3) whether defendant is to be further imprisoned until payment of and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to the polation. For use of Court to recommend a particular institution. To fire e and add . . stated to (Enter C eculive.y any ora the fit. J. 9 95.

NORTHERN DISTRICT OF OKLAHOMA

United States of America

FILED

MAY 1 9 1972 72-CR-93

JOHN H. POE, Clerk U. S. DISTRICT COURT

ELIZABETH ANN FRANCIS

17th Мау , 19 72 came the attorney for the government and the defendant appeared in person and with counsel, James C. Langley, Court Appointed.

her

It is Adjudged that the defendant upon his plea of guilty and the court being satis-

fied there is a factual basis for the plea

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a), in that
on or about January 5, 1969, at Tulsa, Oklahoma, Elizabeth Ann Francis did
dispense and distribute, not in the original stamped package and not from the original stamped package, a narrotic drug, that is approximately one (1) ounce of Heroin Hydrochloride,

as charged3 in the Information and her attorney and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby commit- i to the custody of the Attorney General or his authorized representative for imprisonment for a ps $_{\odot}d$ of 4

Five (5) Years

It Is Adjudged that the Defendant, Elizateth Ann Francis, will be given credit for the time she has been incarcerated in Federal Custody prior to this date, May 17, 1972.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the emmitment of the

defendant. Approved as to Form:

. Bryant, Asst. U.S. Atty Court recommends commitment to

United States District Judge.

Clerk.

Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "note contendere," as the case may be. "Insert "in count(s) number "if required Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consacritively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to supposition and probation. "For use of Court to recommend a particular institution.

NORTHERN DISTRICT OF OKLAHOMA

EILED

United States of America

No. 72-CR-94

MAY 1 9 1972 JOHN H. POE, Clerk U. S. DISTRICT COURT

LUTHER VERNON FRANCIS

On this 17th day of May ,1972 came the attorney for the government and the defendant appeared in person and with counsel, Frank Greer, Court Appointed.

It is Adjudged that the defendant upon his plea of guilty and the court being satisfied there is a factual basis for the plea

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a), in that on or about September 23, 1968, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Luther Vernon Francis did dispense and distribute, not in the original stamped package and not from the original stamped package, a narcoti drug, that is, approximately 0.359 grams of Heroin Hydrochloride,

and his attorney as charged3 in the Information and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

Five (5) Years

It Is Adjudged that the sentence in this case shall run concurrently with the sentence imposed on May 17, 1972, in Criminal Case No. 72-CR-92.

It is Further Adjudged that the Defendant, Luther Vernon Francis, will be given credit for the time he has been incarcerated in Federal Custody immediately prior to this date, May 17, 1972.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve s the commitment of the defendant.

Approved as to Form:

United States District Judge.

Clerk.

IInsert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be "Insert "in count(s) number " if required there (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to respension and probation. "For use of Court to recommend a particular institution.

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

No. 72-CR-95

MAY 1 9 1972

JOHN H. POE, Clerk U. S. DISTRICT COURT

WETAHANNA JO BETSEY

On this 17th day of May ,19 came the attorney for the government and the defendant appeared in person and with with counsel, Ollie Gresham, Court Appointed.

her It is Adjudged that the defendant upon his plea of guilty and the court being satis-

fied there is a factual basis for the plea

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a), in that
on or about August 26, 1969, at Tulsa, Oklahoma, Wetahanna Jo Betsey did
dispense and distribute, not in the original stamped package and not from the original stamped package, a narcotic drug, that is, approximately 1.18 grams of Heroin Hydrochloride

as charged3 in the Information and her attorney and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT Is ADJUDGED that the defendant is guilty as charged and convicted.

IT Is Adjudged that the defendant is hereby commit. I to the custody of the Attorney General or his authorized representative for imprisonment for a people of

Five (5) Y rs

IT Is Adjudged that the Defendant, Wetahanna Jo Betsey, will be given credit for the time she has been incarcerated in Federal Custody prior to this date, May 17, 1972.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy severals the commitment of the defendant.
Approved/as to Form:

t H. Bryant, Asst. U.S. Atty. The Court recommends commitment to Hubert

United States District Judge.

Clerk.

Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. "Insert "in count(s) number "if required then the court being satisfied guilty," or (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. Fror use of Court to recommend a particular institution.

NORTHERN DISTRICT OF OKLAHOMA

United States of America

EILED

72-CR-92 MAY 1 9 1972

LUTHER VERNON FRANCIS

JOHN H. POE, Clerk U. S. DISTRICT COURT

On this day of 17th , 1972 came the attorney for the May government and the defendant appeared in person and with counsel, Frank Greer, Court Appointed.

IT Is ADJUDGED that the defendant upon his plea of guilty and the court being satisfied there is a factual basis for the plea

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a), in that on or about December 10, 1968, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Luther Vernon Francis did dispense and distribute, not in the original stamped package and not from the original stamped package, a narcotic drug, that is, approximately one (1) ounce of Heroin Hydrochloride

and his attorney as charged in the Information and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charge, and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a per i of4

Five (5) Ye___s

IT Is ADJUDGED that the Defendant, Luther Vernon Francis, will be given credit for the time he has been incarcerated in Federal Custody prior to this date, May 17, 1972.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy sarve as the commitment of the defendant.

Approxed/as to Form,

t H. Bryant, Asst. U/S The Court recommends commit

United States District Judge.

Clerk.

**Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. "Insert "in count(s) number "if required "Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consequively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the time or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to a appearation and probation. "For use of Court to recommend a particular institution."

NORTHERN DISTRICT OF OKLAHOMA

United States of America

70-CR-53

FILED

MAY 1 @1972

JOHN H. POE, Clerk U. S. DISTRICT COURT

FLORA GORDON

On this 17th day of May ,1972 came the attorney for the government and the defendant appeared in person and with counsel, Robert Brown, Court Appointed.

her It Is Adjudged that the defendant upon kis plea of guilty and the court being satis-

fied there is a factual basis for the plea

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a), that on
or about October 8, 1969, at Tulsa, Oklahoma, she did dispense and distribute
not in the original stamped package and not from the original stamped package, a narcotic drug, that is approximately 0.335 grams of Heroin Hydrochloride, as charged in Count Three in the Indictment

be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Count 3 - Five 5) Years

It Is Adjudged that the Defendant, Flora Gordon, will be given credit for the time she has been incarcerated in Federal Custody immediately prior to this date, May 17, 1972.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved/as to Form:

United States District Judge.

Clerk.

**Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. "Insert "in count(s) number "if required Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to supposition and probation. "For use of Court to recommend a particular institution.

FILED

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

JOHN H. POE, Clerk U. S. DISTRICT COURT

UNITED STATES OF AMERICA,

Plaintiff,

WETAHANNA JO BETSEY,

Defendant.

No. 70-CR-27 V

DISMISSAL OF INDICTMENT

On this 16th day of May, 1972, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Wetahanna Jo Betsey, defendant herein.

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing Dismissal of Indictment.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA HAY 16 197

MAY 1 6 1972 JOHN H. PUE, Clerk U. S. DISTRICT COURT

UNITED STATES OF AMERICA,

Plaintiff,

-v-

WETAHANNA JO BETSEY,

Defendant.

No. 70-CR-39 V

DISMISSAL OF INDICTMENT

On this 16th day of May, 1972, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Wetahanna Jo Betsey, defendant herein.

HUBERT H. BRYANT

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing Dismissal of Indictment.

United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

FILED
IN OPEN COURT.

MAY 1 6 1972

JOHN H. PUE, Clerk
U. S. DISTRICT, COURT.

UNITED STATES OF AMERICA,

Plaintiff,

-v-

ROBERT LEE ALEXANDER, LUTHER VERNON FRANCIS,

Defendants.

No. 70-CR-50 /

AS TO DEFENDANT LUTHER VERNON FRANCIS

On this 16th day of May, 1972, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Luther Vernon Francis, defendant herein.

HUBERT H. BRYANT Assistant United States Attorney

Leave of court is granted for the filing of the foregoing Dismissal of Indictment.

Dated this 16th day of May, 1972.

United States District Judge

NORTHERN DISTRICT OF OKLAHOMA

United States of America

No. 72-CR-3 FILED

U. S. DISTRICT COURT

MAY 1 6 1972 JOHN H. POE, Clerk

SYBIL L. MORLAND a/k/a SYBIL L. KINGSLEY

16th

On this

, 19 72 came the attorney for the

IT Is ADJUDGED that the defendant upon his plea of guilty.

May

government and the defendant appeared in person and with counsel, Elliot Howe.

day of

has been convicted of the offense of having violated T. 18, U.S.C., 3, in that on or about 7-17-71 at Tulsa, Okla., in the Northern District of Okla., she, knowing that Clyde Leon Morland has assisted his half-brother, Thomas Leroy Morland, in committing a bank robbery in violation of T.18, U.S.C., § 2113 (a)(d), did knowingly and willfully relieve, receive, comfort, and assist the said Clyde Leon Morland in order to hinder and prevent his apprehension for trial and punishment that is to say, the said Sybil L. Morland, a/k/a Sybil L. Kingsley, well knowing that Clyde Leon Morland had assisted in the bank robbery as aforesaid, did purchase in her own name two pistols and did deliver the same to Clyde Leon Morland chase in her own name two pistols and did deliver the same to Clyde Leon Morland all for the purpose of aiding and assisting the said Clye Leon Morland to escape apprehension for trial and punishment, in violation of T. 18, U.S.C., Section 3,

> as charged3 in the Information & her atty.

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

employed.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:

United States District Judge.

POLICIONAL TRANSPORTATION OF THE PROPERTY OF T lk trails Hubert H. Bryant, Asst. V.S. Atty.

Clerk.

1Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." 2Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. 3Insert "in count(s) number "if required 4Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. GFor use of Court to recommend a particular institution.

FOR THE

ILED

NORTHERN DISTRICT OF OKLAHOMA

MAY 1 3 1972

UNITED STATES OF AMERICA

JOHN H. POE, Clerk 🛷 U. S. DISTRICT COURT

72-CR-4

CHARLES LUNSFORD FRIEND

On this 16th May day of , 1972, came the attorney for the government and the defendant appeared in person, and Charles Froeb, counsel.

IT IS ADJUDGED that the defendant upon his plea of

has been convicted of the offense of having violated T. 18, U.S.C., 35(b), in that, on or about December 30, 1971, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he did wilfully and maliciously impart and convey to Marlene James, an employee of American Airlines, false information, knowing the information to be false, concerning an attempt and alleged attempt being made to wilfully damage, destroy, disable, and wreck a civil aircraft then being used, operated and employed by American Airlines; in interstate airnammerce as flight No. 40 from Tulsa, and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED' that the defendant having been convicted upon his plea of guilt and having on January 18, 1972 been committed to the custody of the Attorney General pursuant to 18 U.S.C.A. § 4208(b) for imprisonment for a term of Five (5) years, and for a study as described in 18 U.S.C.A. § 4208(c), and the Court havin now received and considered the report of such study, IT IS ADJUDGED that the period of imprisonment heretofore imposed is suspended and the defendant placed on probation for a period of Three (3) years from this data, and one of the on probation for a period of Three (3) years from this date, and one of the special conditions of probation is that the defendant obtain immediate employment

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to form:

United States District Judge.

Hubert H. Bryant, Asstu

Clerk.

Insert 'by Iname of munsell, counsell or "without counsel; the court advised the defendant of his right to counsel and asked him counsel."

^{*} Insert (1) "cuilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and verdict of guilty," (3) "not guilty, and a find a

Insert "in count(s) number

[&]quot; if required, 4 If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or (5) the period of probation.

If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

United States District Court MAY 1 6 1972

NORTHERN DISTRICT OF OKLAHOMA JOHN H. PUL, Clerk

U. S. DISTRICE COURT

United States of America

v.

No.

72-CR-32

DENZEL LEE VANCE

On this day of May government and the defendant appeared in person and with counsel, Tony Ringold

, 1972 came the attorney for the

It is Adjudged that the defendant upon his plea of Guilty and the Court being satisfied there is a factual basis for the plea.

has been convicted of the offense of having violated T. 18, U.S.C., 2314, in that on or about September 3, 1971; Denzel Lee Vance did, with unlawful and fraudulent intent, cause to be transported in interstate commerce from Tulsa, Oklahoma, in the Norther District of Oklahoma, to Los Angeles, California, a falsely made and forged securit to wit: check number 044109, dated September 3, 1971, in the amount of \$183.11, pay able to the order of D. L. Vance, signed Ted A. Patrick, endorsed D. L. Vance, 1217 East 2nd, 583-7654, and drawn on the United California Bank, Los Angeles, California and cased at Tulsa, Oklahoma, he then knowing the same to be falsely made and forge

/and his attorney as charged³ In the Indictment and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

an haronsk komptekend komptekend national both national komptekend and the second seco

IT IS ADJUDGED that imposition of sentence is hereby suspended and the defendant is placed on probation for a period of

Five (5) Years from this date

ktx ksxAtvivvouvthaté

IT IS FURTHER ADJUDGED that the special conditions of probation is that the defendant stay employed and make restitution in the amount of \$183.11, in a period of one week.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

APPROVED AS TO FORM:

Baker, Asst. U. S. Attorney The Court recommends commitment to

United States District Judge.

Clerk.

**Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. "Insert "in count(s) number " if required **Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

MAY 1 6 1972

72-CR-59

JOHN H. POE, Clerk U. S. DISTRICT COURT

ARCHIE DALE MILLER

On this 16th day of May , 1972 came the attorney for the government and the defendant appeared in person and with counsel, Mallie M. Norton.

IT IS ADJUDGED that the defendant upon his plea of guilty.

has been convicted of the offense of having violated T. 18, U.S.C. § 371, in that, from on or about January 15, 1971, to on or about February 2, 1971, and prior thereto in the vicinity of Bristow, Oklahoma, and elsewhere in the Northern District of Oklahoma, and the vicinity of Tahlequah, Oklahoma, he and Garland Rex Brinlee, J co-defendant, knowingly and unlawfully did conspire with Ralph Lee Hinkle, to possess a bomb, and did fail to pay the making tax as required by law, by receiving, concealing, and transporting stolen explosive materials, by carrying an explosive unlawfully during the commission of a felony which may be prosecuted in a court of the U.S., and possessing a firearm, having a barrel less than 18 inches in length, not registered to them, and during this conspiracy, said conspirators did certain overt acts, as charged in Count One of the Indictment.

asxohereed*

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

Five (5) years,

for a study as described in 18 U.S.CA. §4208(c), the results of such study to be furnished this court within 90 days, whereupon the sentence of imprisonment herein imposed maybe subject to modification in accordance with 18 U.S.C.A. § 4208(b).

IT IS ADJUDGED that the execution of sentence is stayed until Tuesday, May 30, 1972 at 9:30 A.M., at which time the defendant will report to the U.S. Marshal.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the committee defendant.

Approved as to form:

United States District Judge.

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U.S. Attorney Baker, Asst.

Clerk.

Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nole contendere," as the case may be. Insert "in count(s) number "if required 4Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

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FOR THE

FILED

NORTHERN DISTRICT OF OKAHOMA

MAY 1 6 1972

JOHN H. FUE, Clerk. U. S. DISTRICT COURT

United States of America

v.

No. 72-CR-65

LEWIS BERNARD BROWN

On this 16th day of May , 1972 , came the attorney for the government and the defendant appeared in person, and with counsel, E. L. Goodwin

IT IS ADJUDGED that the defendant upon his plea of Guilty and the court being satisfied there is a factual basis for the plea.

has been convicted of the offense of having violated T. 26. U.S.C., 5604, in that on or about February 17, 1972, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Lewis Bernard Brown did willfully and knowingly transport a quantity of distilled spirits, required to be stamped under the provisions of Section 5205(a)(2), Title 20, United States Code, that is, 17 gallons of non-tax-paid distilled spirits, the immediate containers thereof not having affixed thereto stamps evidencing the determination of tax thereon or indicating compliance with provisions of Chapter 51, Title 26, United States Code.

A scharged in the Indictment

with his attorney as charged in the Indictment and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the imposition of sentence is hereby suspended and the defendant is placed on probation for a period of

Three (3) Years from this date

IT IS FURTHER ADJUDGED that the special conditions of probation is that the defendent and sell one of his automobiles, regain employment and stay employed.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

APPROVED AS TO FORM:

Ben F. Baker, Asst. U. S. Attorney

United States District Judge.

Clerk.

The contribution

Insect not name of counsell, counsell or "without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of

^{*} Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and verdict of guilty," (3) "not guilty, and a finding of suilty," or (4) "nole contendere," as the case may be.

^{*} Insert "in count(s) number " if required.

If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this data."

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

MAY 1 6 1972

V.

JOHN H. PUE, Clerk 72-CR-91 U. S. DISTRICT COURT

BARNELL WILLIE WARD

May 16th 19 72 came the attorney for the On this government and the defendant appeared in person and with counsel, E.L. Goodwin.

IT IS ADJUDGED that the defendant upon his plea of2 guilty,

has been convicted of the offense of having violated T. 26, U.S.C., 5604, in that on or about March 14, 1972, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he did willfully and knowingly transport a quantity of distilled spirits, required to be stamped under the provision of § 5205(a)(2), T. 26, U.S.C., that is 9 gallons of non-tax-paid distilled spirits, the immediate containers thereof not having affixed thereto stamps evidencing the determination of the tax thereon or indicating compliance with the provision of Chapter 51, T. 26, U.S.C., as charged in the Indictment.

BAXXBAXCER

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Thirty-Six (36) months,

and on the conditions that the defendant is confined in a jail type or treatment institution for a period of Three (3) months, the execution of the remainder of the sentence of imprisonment is suspended and the defendant placed on probation for a period of Thirty-Three (33) months.

It is Addudged that the special conditions of probation are that the defendant that the defendant the special conditions of probation are that the defendant that the defendant

IT IS FURTHER ADJUDGED that the execution of sentence is stayed until Tuesday, May 30, 1972 at 9:30 A.M., at which time the defendant will report to the U.S. Marshal.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.
Approved as to form:

Ben F. Baker, Asst. U.S. Atty.

United States District Judge.

Clerk.

Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. Insert "in count(s) number "if required Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

EILED

MAY 1 1 1972

UNITED STATES OF AMERICA

v.

JOHN H. POE, Clerk U. S. DISTRICT COURT

NORMAN LONG,

Defendant.

On this 2nd May , 19 72, came the attorney for the government and the defendant appeared in person, and with counsel, Kenneth L. Stainer.

IT IS ADJUDGED that the defendant upon his plea of guilty, and the Court being satisfied that there is a factual basis for the plea

has been convicted of the offense of having violated Title 21, U.S.C., 952(a), and 960 (a)(1), in that on or about December 15, 1971, in the Southern Division of the Western District of Missouri, he, knowingly and intentionally did import 22.79 grams more or less of hashish, a material containing marihuana, a Scheduled I Controlled Substance, in the United States from Germany in violation of Sections mentioned above, as charged in the Indictment

and his attorney YEN XOUN KOMEN,

and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged' that imposition of sentence is hereby suspended and that the defendant is placed on Three (3) Years Probation from this date, pursuant to Youth Correction Act, Title 18, U.S.C.A. 5010(a), on the condition that the defendant becomes employed and/or finish Junior College.

> United States District Court) Northern District of Oklahoma) ss

I hereby certify that the foregoing is a true copy of the original on file in this Court.

> John H. Foe, Clerk

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation Approved as to Form:

United States District Judge.

Ben F. Baker, Asst. U.S. Attorney

Clerk.

Insert "by [name of counsel], counsel" or "without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of

Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nole contendere," as the case may be. * Insert "in count(s) number " if required.

⁴ If rentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, of preceding term or to any outstanding or unserved sentence, (3) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

----NORTHERN DISTRICT OF OKLAHOMA

United States of America

No.72-CR-62 FILED

MAY 1 1 1972

JOSE MAGANA-HERNANDEZ Defendant

v.

JOHN H. POE, Clerk U. S. DISTRICT COURT

2nd May On this day of , 1972 came the attorney for the government and the defendant appeared in person and with counsel, George Carrasquillo.

IT IS ADJUDGED that the defendant upon his plea of guilty, and the Court being satisfied there is a factual basis for the plea

has been convicted of the offense of having violated T. 8, U.S.C., 1324(a)(2), in that on or about April 15, 1972, at a place about 16 miles northeast of Miami, Oklahoma, on the Will Rogers Turnpike, in the Northern District of Oklahoma, he, knowing that aliens were in the United States in violation of law, and having reasonable grounds to believe that said alien's entry into the United States occurred less than three years prior to aforesaid date, did transport and move and attempt to transport and move, said aliens within the United States in further ance of such violation of law, as charged in the Information.

> and his attorney THE STATE OF THE S

and the court having asked the defendant/whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

Count One- Thirty-Six (36) months

on the condition that the defendant be confined in a jail type institution for a period of Thirty (30) days, the execution of the remainder of the sentence of imprisonment is suspended and the defendant placed on probation for 35 months.

Count Two- Thirty-Six (36)months,

MANAMANAMANAMA on the condition that the defendant be confined in a jail type institution for a period of Thirty days, the execution of the remainder of the sentence of imprisonment is suspended and the defendant placed on probation for 35 months.

IT IS FURTHER ORDERED that the sentence in Count Two shall run concurrently with Count One.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:

MAKANIMAN CHARACTER MAKANTANAN MAKANTAN MAKANTAN

United States District Judge.

Ben F. Baker, Asst. U.S. Attorney

Clerk.

Clerk.

**Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." "Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "noto contendere," as the case may be 3 Insert "in count(s) number "if required 4 Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

JOHN H. PUE, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA,

Plaintiff,

~V-

LUTHER VERNON FRANCIS,

Defendant.

No. 70-CR-40

DISMISSAL OF INDICTIONT

On this 5th day of May, 1972, purposent to Rule 48 of the Federal Rules of Criminal Procedure, and by authomization or the Assistant Attorney General, Criminal Division, Department of Justice, Hatert H. Bryant, Assistant United States Attorney for the Northern District of Calabana, hereby dismisses the indictment against Luther Vernon Francis, defendant herein.

HUBBRE H. DRYAMT

Assistant United States Attorney

Leave of court is granted for the filling of the following Dismissal of Indictment.

United States District Stage

IN THE CHIEFE SERVED DEFINED COURT FOR THE NORTHERN DISTRICT OF CKIAHOMA

JOHN H. POE, Clerk Q. S. DISTRICT. COURT

UNITED STATUS OF PARTICA,

Plaintiff,

-v-

ELIZABETH ANN PRANCIS,

Defendant.

No. 70-CR-40

DISMISSAL OF INDICATION

On this 9th day of May, 1972, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authoritation of the Assistant Attorney General, Criminal Division, Department of Statics, Rubert H. Bryant, Assistant United States Automay for the Northern District of Oklahoma, hereby Clambses the indictment against Edisabeth Ann Prancis, defendant herein.

FULERT H. BRYANT

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing Dismissal of Indictment.

United States District Inlan

Antiph States Metrici Couri

NORTHERN DISCRICT OF OKLAHOMA

United States of America

FILED

v.

No.72-CR-54

MAY 2 1972

JOHN H. PUE, Clerk U. S. DISTRICT COURT

JUAN F. GARCIA-LOPEZ

Defendant

On this 2nd day of May , 19 72 came the attorney for the government and the defendant appeared in person and with counsel, Ray Wilburn. On this 2nd

It is Adjudged that the defendant upon his plea of guilty, and the Court being satisfied there is a factual basis for the plea.

has been convicted of the offense of having violated T. 8, U.S.C., 1324(1)(2), in that on or about March 11, 1972, in the Northern District of Oklahoma, the defendant, knowing that aliens were in the United States in violation of law, and having reasonable grounds to believe that said aliens! entry into the United States occurred less than three years prior to the aforesaid date, did transport and move, and attempt to transport and move said aliens within the United States in furtherance of such violation of law, as charged in the Information.

and his attorney - EXXIONEE C and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT Is ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Count One- Two(2) yrs, on the condition that the defendant be con-fined in a jail type institution for a period of 52 days, the execution of the re-mainder of sentence suspended and the defendant placed on probation for the balance of the sentence.

Count Two-Two(2) yrs., on the condition that the defendant be confined in a jail type institution for a period of 52 days, the execution of the remainder of sentence suspended and the defendant placed on probation for the balance of the sentence.

Count Three- Two(2) yrs., on the condition that the defendant be compared in a jail type institution for a period of 52 days, the execution of the remainder of sentence suspended and the defendant placed on probation for the balance of the sentence.

Count Four- Two (2) yrs., on the condition that the defendant be co finded in a jail type insitution for a period of 52 days, the execution of the remainder of sentence suspended and the defendant placed on probation for the balance of the sentence.

IT IS ADJUDGED the period of sentence in Counts 2,3&4 shall run concurrently with IT Is ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the Count United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

THE COURT ORDERS that the defendant be credited with time already spent in the Tulsa County Jail immediately prior to this date.

The Court recommends commitment too

United States District Judge.

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Clcrk.

Citer.

Considered Considered Counsel? Younsel? or without cou, et; the court advised the defendant of his rights to counsel and a led him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that a waived the right to the assistance of counsel. These (1) "guilty and the court being satisfied there is a lead basis for the plea," (2) "not guilty, and a we diet of guilty," (3) "not guilty, and a finding of galay," of edge "he is contendere," as the case may be after a "in count(s) number. "If required there (1) a latence or sentences, specifying counts for a "in count(s) number. "If required the first of the connecutively, when each term is to a gin with reference to termination of preceding term or to any other conditionaling unserved sentence; (2) whether defended by law. There imprisoned until payment of the first or fine and costs, or until he is otherwise discinages as provided by law. There any order with respect to suspendion and probation. For use of Court to recommend a particular institution. Az (